PATENT
Attorney Docket No. 214098

Applicant or Patentee: Glenn M. Baruck

Application or Patent No.:

Filed or Issued:

For: DANCE SHOE

VERIFIED STATEMENT (DECLARATION) CLAIMING SMALL ENTITY STATUS 37 CFR 1.27(a)(2) - SMALL BUSINESS CONCERN

I heret	by declare that I am:			
	the owner of the small business concern identified below: an official of the small business concern empowered to act on behalf of the cidentified below:			
	Name of Concern: Address of Concern:	Leo's Dancewear Inc. 1900 N. Narragansett Avenue Chicago, Illinois 60639		
conce 41(a) include (1) the year of during	rn as defined in 13 Cl and (b) of Title 35, Un ling those of its affiliate e number of employee of the concern of the g each of the pay period either directly or indi-	ve-identified small business concern qualifies as a small business FR 121.3-18 for purposes of paying reduced fees under Sections lited States Code, in that the number of employees of the concern, tes, does not exceed 500 persons. For purposes of this statement: as of the business concern is the average over the previous fiscal persons employed on a full-time, part-time, or temporary basis and of the fiscal year, and (2) concerns are affiliates of each other rectly one concern controls or has the power to control the other, introls or has the power to control both.		
small	eby declare that rights to business concern iden wentor(s) Glenn M. Bar	under contract or law have been conveyed to and remain with the tified above with regard to the invention entitled: DANCE SHOE, ruck, as described in:		
	The specification file Application No. Patent No., is	, filed .		
Othe	ers Having Rights In I	The Invention		

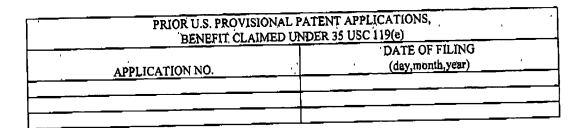
If the rights held by the above-identified small business concern are not exclusive, each individual, concern, or organization having rights in the invention is listed below and no rights to the invention are held by any individual, other than the inventor, who would not qualify as a person under 37 CFR 1.27(a)(1) if that person made the invention, or by any concern which would not qualify as a small business concern under 37 CFR 1.27(a)(2), or a nonprofit organization under 37 CFR 1.27(a)(3). (NOTE: Separate verified statements are required from each named person, concern, or organization having rights to the invention averring to his/her/its status as a small entity.)

Name: Address:	,	·			
Individual	Small Business Concern	Nonprofit Organization			
status resulting in loss of	ontitlement to small entity st	patent, notification of any change in atus prior to paying, or at the time of fee due after the date on which status a)(2).			
statements made on info statements were made wi are punishable by fine or	rmation and belief are believed that willful imprisonment, or both, under willful false statements	own knowledge are true and that all ed to be true; and further that these false statements and the like so made Section 1001 of Title 18 of the United may jeopardize the validity of the t to which this verified statement is			
Name of Person Signing: Title in Organization: Address of Person Signing: Organization: President 1900 N. Narragansett Avenue Chicago, Illinois 60639					
Man-in	Been	12/28/01			
Signature	Da	te			

Small Entity - small business concern (Rev. 6/11/2001)

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor,	I hereby declare that:				
This declaration is of the fol	llowing type:				
l national stage	design supplemental of PCT continuation continuation continuation continuation	on-in-part			
	ddress, and citizenship are as some one name is listed below) of matter which is claimed and for				
DANCE SHOE					
the specification of which:					
was filed was amo	ed hereto. d on d on d by Express Mail No ended on led on and was	(if applicable).	mational Appli	cation No.	
I acknowledge the duty to in accordance with 37 CFF I claim foreign priority b inventor's certificate or 36 United States of America model, design registration	disclose information that is ma	terial to the patentability of the (d) or 365(b) of any forcing application(s) designating at least least forcing application application or the same subject me on the same subject meterial applications.	ne application iden n application(s) east one country pplication(s) for ion(s) designation	for patent or other than the patent, utility g at least one	
before that of the approximation					
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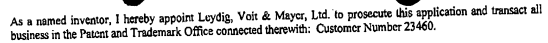


I claim the benefit pursuant to 35 USC 119(e) of the following United States provisional patent application(s):

I claim the benefit pursuant to 35 USC 120 of any United States patent application(s) or PCT international application(s) designating the United States of America listed below and, insofar as the subject matter of each of the claims of this patent application is not disclosed in the prior patent application(s) in the manner provided by the first paragraph of 35 USC 112, I acknowledge the duty to disclose material information as defined in 37 CFR 1.56 effective between the filing date of the prior patent application(s) and the national or PCT international filing date of this patent application.

PRIO APPLICATION	R U.S. PATENT AI IS DESIGNATING	PPLICATIONS OR P THE U.S., BENEFIT	CT INTERNAT	TIONAL IDER 35 USC	: 120
U.S. PAT	Status (check one)				
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DETAILS	OF FOREIGN AP ER 35 USC 119 F	PLICATIONS FROM WOR ABOVE LISTED U	HICH PRIORITY CL S./PCT APPLICATION	AIMED NS
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PATENT TRADEHNAK OFFICE

I further direct that correspondence concerning this application be directed to Leydig, Voit & Mayer, Ltd.: Customer Number 23460.



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PATENT TRACEMARK OFFICE

I declare that all statements made herein of my own knowledge are true, that all statements made on information and belief are believed to be true, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor:	GLENN M BARGCK
Evil name of tole or lift! INVENTOE:	OFFIAIA INT. DUTACON

Inventor's signature

Date /2/28/0/

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